CITY COUNCIL, CITY OF LODI CITY HALL COUNCIL CHAMBERS WEDNESDAY, SEPTEMBER 5, 1984

A regular meeting of the City Council of the City of Lodi was held beginning at 7:30 p.m. on Wednesday, September 5, 1984 in the City Hall Council Chambers.

ROLL CALL

Present:

Council Members - Hinchman, Olson, Pinkerton,

(Arrived at 7:40 p.m.) Reid, and Snider (Mayor)

Absent:

Council Members - None

Also Present: City Manager Glaves, Assistant City Manager

Glenn, Public Works Director Ronsko, City Attorney Stein, and City Clerk Reimche

INVOCATION

The invocation was given by Pastor Don Levy, Faith Fellowship

Church

PLEDGE

The Pledge of Allegiance was led by Mayor Snider

PRESENTATIONS

There were no awards or presentations given at this meeting

REPORTS OF THE CITY MANAGER

In accordance with report and recommendation of the City Manager, Council, on motion of Council Member Reid, Olson second, approved the following actions hereinafter set forth.

CONSENT CALENDAR

CLAIMS

CLAIMS WERE APPROVED IN THE AMOUNT OF \$2,033,598.56

MINUTES

THE MINUTES OF JULY 18, 1984 AND AUGUST 1, 1984 WERE APPROVED

AS WRITTEN.

APPROVED

SPECIFICATIONS FOR COUNCIL APPROVED SPECIFICATIONS FOR THE PURCHASE OF THE VARIOUS PURCHASES FOLLOWING EQUIPMENT AND AUTHORIZED THE ADVERTISING FOR BIDS THEREON.

Three-Phase Padmount Switchgear

Padmount Transformers

600-volt XLP Triplex Cable

d. Three Mid-size Pickups

e. Two Air Compressors

f. Dump Truck with Emulsion Tank

g. Lodi Lake Lift Station Pump and Motors

ITEM REMOVED FROM AGENDA

WITH THE TACIT CONCURRENCE OF THE COUNCIL, AGENDA ITEM e-1-J "APPROVE NOWA RANCH SUBDIVISION" WAS REMOVED FROM THE AGENDA.

APPROVAL OF WHISPERING OAKS UNIT NO. 1 SUBDIVISION

COUNCIL APPROVED THE FINAL MAP AND SUBDIVISION DOCUMENTS FOR TRACT NO. 1924, WHISPERING OAKS, UNIT NO. 1, AND DIRECTED THE CITY MANAGER AND CITY CLERK TO EXECUTE THE SUBDIVISION ACREEMENTS AND MAP ON BEHALF OF THE CITY.

RES. NO. 84-128 ADOPTED

COUNCIL ADOPTED RESOLUTION NO. 84-128 ACCEPTING THE SUBDIVISION IMPROVEMENTS AND STREETS INCLUDED IN TRACT MAP NOS. 1878 AND 1888, LAKESHORE VILLAGE UNIT NO. 5 AND LAKESHORE VILLAGE UNIT NO. 6

LAKESHORE VILLAGE UNITS 5 AND 6 ACCEPTED

Council was apprised that improvements in Lakeshore Village, Units 5 and 6 have been completed in substantial conformance with the requirements of the Subdivision Agreement between the City of Lodi and Grupe Communities, Inc., dated December 21, 1983 and as specifically set forth in the plans and

VARIOU	S	PUBLIC
WORKS	PF	OJECIS
ACCEPI	E)

COUNCIL ACCEPTED THE IMPROVEMENTS IN THE FOLLOWING PROJECTS AND DIRECTED THE PUBLIC WORKS DIRECTOR TO FILE NOTICES OF

	ACCEPTED USH64 LUST	COMPLETION THEREON. COUNCIL WAS APPRISED THAT EACH CONTRACT HAS BEEN COMPLETED IN SUBSTANTIAL CONFORMANCE WITH THE PLANS AND SPECIFICATIONS APPROVED BY THE CITY COUNCIL:					
		PROJECT	CONTRACTOR	PRICE	FINAL CONT.PRICE		
		Turner Rd. Overlay "Ham In. to Railroa		\$154,792	\$153,884.99		
		Beckman Rd. Water- Main, 1000' S/Vine to Vine Street		\$ 27,121	\$ 26.420.80		
		Salas Park Walkway	Claude C. Wood	\$ 19,307	\$ 19,526.24		
ADOPTED AWARD - WELL	DRAIN, PINE	City Manager Glaves presented the following bids which had received for Main Street Storm Drain, Pine Street to Walnut Street:					
		BIDDER		$\overline{\text{BID}}$			
		Crutchfield Construction		\$59.056			
		Claude C. Wood Co.		\$62,435			
		Wayne Fregien		\$69,227			
		Robt. T. Pederson Const. Co.		\$72,670			
	RES. NO. 84-129 ADOPTED	On recommendation of the City Manager, Council adopted Resolution No. 84-129 awarding the contract for "Main Street Storm Drain, Pine Street to Walnut Street" to Crutchfield Construction in the amount of \$59,056.00.					
	DRILLING, WELL 6R	City Manager Glaves presented the following bids which had been received for Well Drilling, Well 6R:					
		BIDDER		$\underline{\mathrm{BID}}$			
		Calwater Well Dril	ling	\$40,143.00			
		Henning Bros. Dril	ling Co.	\$49,856.00			
		Clark Well & Equip	ment Co.	\$55,037.28			
		Myers Bros. Farming & Well Drilling \$56,800.00					
		Cofferdam Underwat	er Corp.	\$57,520.	00		
4	RES. NO. 84-130 ADOPTED	Following recommendation of the City Manager, Council adopted Resolution No. 84-130 awarding the contract for "Well Drilling, Well 6R" to Calwater Well Drilling in the amount o \$40,143.00.					
	AWARD - HALE PARK AIR- CONDITIONING	City Manager Glaves presented the following bids which had been received for Hale Park Air-Conditioning:					
		BIDDER		$\underline{\mathrm{BID}}$			
		Bryson Industries		\$44,703.	00		
		Henderson Bros.		\$39,540.	00		

J. H. Simpson Co.

RES. NO. 84-131 ADOPTED

Following recommendation of the City Manager, Council adopted Resolution No. 84-131 awarding the contract for Hale Park Air-conditioning to J. H. Simpson Company in the amount of \$33,333.00.

\$33,333.00

O ACT CLAIM

RES. NO. 84-132 ADOPTED

1984-85 TRANSPOR- COUNCIL ADOPTED RESOLUTION NO. 84-132 APPROVING THE CITY'S TATION DEVELOPMENT 1984-85 TRANSPORTATION DEVELOPMENT ACT CLAIM FOR LOCAL TRANSPORTATION FUND (LTF) AND STATE TRANSIT ASSISTANCE (STA) AND AUTHORIZED THE CITY MANAGER TO EXECUTE THE SUBJECT DOCUMENT ON BEHALF OF THE CITY.

PROCEEDINGS RE WEED ABATEMENT

(713 S. SACRAMENTO ST. LODI)

RES. NO. 84-133 ADOPTED

Council was apprised that the Fire Department has made every effort to have the owners of 713 South Sacramento Street, Lodi, (Assessors Parcel No. 045-240-07) remove the weeds from that parcel.

COUNCIL ADOPTED RESOLUTION NO. 84-133 - RESOLUTION DECLARING WEEDS A PUBLIC NUISANCE AND INITIATING ABATEMENT PROCEEDINGS 713 SOUTH SACRAMENTO STREET, LODI, AND SET THE MATTER FOR PUBLIC HEARING ON WEDNESDAY, OCTOBER 3, 1984 AT 7:30 P.M.

PUBLIC HEARINGS

There were no Public Hearings scheduled for this meeting.

PLANNING COMMISSION

City Manager Glaves gave the following report of the Planning Commission meeting of August 13 and 27, 1984:

The Planning Commission at its August 13, 1984 meeting -

ITEMS OF INTEREST

- Conditionally approved Tentative Subdivision Map Alternate "B" for the Johnson-Tandy Ranch, a $47.6~\rm acre$ residential and commercial project located on the south side of Almond Drive and west of South Cherokee Lane in an area zoned P-D (19), Planned Development No. 19, as requested by Ronald B. Thomas on behalf of Tandy Ranch, et al.
- Conditionally approved the Tentative Subdivision Map of Woodlake North, a 32 acre mixed use project on the north side of West Turner Road, west of Lower Sacramento Road (Main Street, Woodbridge) as requested by Bryce Carey.
- 3. Conditionally approved the Tentative Subdivision Map of Cedarwood, a one-lot residential condominium project to be located at 625 North Church Street in an area zone R-HD, High Density Multiple Family Residential, as requested by Baumbach and Piazza, Consulting Engineers, on behalf of California Construction and Coatings.

Certified the filing of a Negative Declaration by the Community Development Director as adequate environmental documentation on the above project.

Conditionally approved the Tentative Subdivision Map of Pioneer Place, a one-lot, 120 unit condominium project to be located at the northwest corner of Cherokee Lane and Pioneer Drive (i.e. 505 Pioneer Drive) in an area zoned C-2, General Commercial, as requested by Jerry Heminger.

Certified the filing of a Negative Declaration by the Community Development Director as adequate environmental documentation on the above project.

5. Determined that a zoning hardship did not exist and denied the request of Sidney and Vivian Johnson for a Zoning Variance to reduce the required interior side yard from 5 feet to 2 feet to allow the addition of a 3 feet to an existing sunroom at 617 West Pine Street, in an area zoned R-MD, Medium Density Multiple Family Residential.

The Planning Commission at its August 27, 1984 meeting -

ITEMS OF

1. Determined that there was a need to extend Lloyd Street

existing deadend situation on these streets in conformance with City street standards. The Planning Commission will require that the developer of the commercial property to the south construct an east-west street to form a loop street connecting Lloyd and Woodrow Streets. The Planning Commission also required that there be an appropriate buffer between the commercial and residential properties and that all commercial access to the new street be to the approval of the Commission. City staff was directed to work with the developer to come up with a mutually agreeable street design.

- Conditionally approved the Tentative Subdivision Map of Windjammer Court to resubdivide Lots 191 through 200 and Lots 204 through 213 of Lakeshore Village Unit #6 as requested by Siegfried and Associates Engineers on behalf of Robert Del'Aringa.
- Approved the request of David Terry on behalf of the Cask 'N Cleaver Restaurant for a Use Permit to add a 10' x 12' dance floor at 1230 West Kettleman Lane (i.e. Cask 'N Cleaver Restaurant).

COMMUNICATIONS CITY CLERK

ABC LICENSES

Applications for the following Alcoholic Beverage License were received:

- a) The Butcher Shop 412 West Lodi Avenue Off Sale Beer and Wine
- b) Villa Gourmet7 North School StreetOn Sale Beer and Wine Eating Place
- c) Parmar's Texaco 521 North Cherokee Lane Off Sale Beer and Wine
- d) Angelina's Foods, A California Corporation 1420 West Kettleman Lane, Suites L & M On Sale General Eating Place

HEARING NOTICES
RECEIVED STATE
COURT OF APPEALS
FOR THE NINTH
CIRCUIT

City Clerk Reimche presented the following Hearing Notice which had been received from the Office of the Clerk, United States Court of Appeals for the Ninth Circuit:

HEARING NOTICE

Case No. & Title:

Date: Aug. 23, 1984

83-7854 Pacific Gas & Electric Co., et al. v. Federal Energy Regulatory Commission

83-7933 City of Oakland, etc. v. Federal Energy Regulatory Commission

assigned for hearing:

Date: Tuesday, October 2, 1984

Time: 1:30 p.m.

Location: U. S. COURT OF APPEALS, 7th & Mission Streets, San Francisco, California

City Attorney Stein was requested to obtain additional information regarding the Cases heretofore referenced.

COUNCIL MEMBER PINKERTON

Council Member Pinkerton arrived at approximately 7:40 p.m.

PUC APPLICATIONS

A notice of Pacific Bell's Amended Application (No. 83-06-65) on access charges was presented for Council perusal.

LODI CABLE T.V. COMPLAINT

City Clerk Reimche presented the following letter which had been received from Joe V. Miller, 1022 Tudor, Lodi.

"Council people,

For the past several months my wife and I have been complaining to King Video Cable - Lodi about poor reception on our television.

In early June we contacted King Video Cable and complained of poor picture quality. A repairman was dispatched. He inspected the underground cable to our home. He explained to my wife that "severe" problem existed with the cable in the Royal Crest area. Furthermore, he stated that he was the only repairman for Lodi and he was only authorized to repair minor problems - and that ours was major in nature. We were told we would have to wait until they had hired more repair personnel. We waited.

Approximately one (1) month elapsed at which time we sent a letter to King Video Cable stating that we were tired of waiting and that if repairs were not made within ten (10) days we would complain formally to the City Council. The repairman was dispatched promptly and some adjustments were made - and there was some improvement in the t.v. picture, yet far from acceptable. The repairman stated that our reception was "as good as it would get" until the major repairs were made.

One more month elapsed - poor reception persisted. Another call to King Video Cable - again the repairman was dispatched. More minor adjustments - poor quality reception persisted. The repairman then indicated that our reception was "as good as could be had" in Lodi.

Shortly thereafter - King Video Cable called my wife and indicated that we would receive one (1) month's credit, but that no further compensation would be allotted.

Currently we have poor reception and a dismal picture on our Showtime channel.

We have, on several occasions, observed friend's televisions and we were surprised at the "perfect" reception they received.

We feel that we are entitled to much better reception and are writing to you to make you aware of how unhappy we are with our current cable reception and their apparent apathy in regards to improving our current cable system.

We cordially invite each and every one of you to our home in order to observe the t.v. reception we are receiving. You may then decide for yourselves if this is the best reception to be found in Lodi.

Sincerely, s/Joe V. Miller 1022 Tudor Lodi, CA 95240"

Council referred the matter to Staff for follow-up.

1984-85 LUSD DECLARATION OF IMPACTION SET FOR HEARING City Clerk Reimche presented the following letter which had been received from the Lodi Unified School District together with copies of the referred to Declaration of Impaction/ Continuation of Development Fees 1984-85. "The Lodi Unified School District Board of Trustees has adopted the 1984-85 Declaration of Impaction Resolution. Please accept this letter as a request for public hearing, pursuant to City Ordinance, for the consideration of the Board's declaration. At the same time, we would also like to present the expenditure report to the Council as required by State Code and City Ordinance.

Please advise us of the hearing date. We are transmitting, under separate cover, 16 copies of the Development Fee Report for distribution to the Council.

Thank you for your consideration.

Sincerely,

s/Mary Joan Starr, AICP Facility Planner"

Following discussion, on motion of Council Member Olson, Reid second, the matter was set for Public Hearing on October 3, 1984 by the following vote:

Aves:

Council Members - Hinchman, Olson, Reid, and

Snider (Mayor)

Noes:

Council Members - Pinkerton

Absent:

Council Members - None

City Clerk Reimche presented the following letter which had been received from Daryl Geweke, 1045 S. Cherokee Lane, Lodi:

"I, Daryl Geweke, long time Lodi resident and one of Lodi's largest contributors of the city's coffers, would like to appeal the decision of the Lodi Planning Commission.

The decision was made August 27, 1984, to join Woodrow and Lloyd Streets. We would like to be scheduled for the City Council meeting on Wednesday, September 19, 1984."

On motion of Council Member Pinkerton, Olson second, the matter was set for Public Hearing on September 19, 1984 at 7:30 p.m.

City Clerk Reimche presented the following letter that had been received from Henry M. Hirata, Director of Public Works for San Joaquin County:

"As you are aware, in the 1983-84 Unmet Transit Needs Determination adopted by the San Joaquin Council of Governments (CCG), the Arbor Mobile Home Park in the Lodi unincorporated area was determined to have an "unmet transit need". According to an Acampo "reasonableness" survey conducted by the CCG it was concluded that the need was "reasonable" to meet. This reasonable criteria is based on the ability of the County to negotiate with the City of Lodi for expansion of the City's existing Dial-A-Ride Service.

In accordance with the Board of Supervisors direction of July 3, 1984, Public Works staff has been directed to negotiate extension of service to Acampo.

Enclosed you will find a copy of COG's Acampo Dial-A-Ride survey with its resulting conclusions. Pursuant to our conversations and based upon the survey, it is proposed that the County contract be modified to include the Arbor Mobile Home Park area under the same provisions and format as the Woodbridge area with the County responsible for the cost of the Acampo service area.

APPEAL OF DARYL
GEWEKE RE
JOINING OF
WOODROW AND
LLOYD STREETS
SET FOR
PUBLIC HEARING

REQUEST TO EXTEND DIAL-A-RIDE AREA TO INCLUDE ARBOR MOBILE HOME PARK The County remains indebted to the City of Lodi for its continued cooperation and support of this effort to accommodate Lodi area residents."

Following a lengthy discussion with questions being directed to Staff, Council, on motion of Council Member Pinkerton, Olson second, referred the matter to Staff for further investigation. It was further requested that the Arbor Mobile Home Park be contacted about their willingness to commit themselves to a set or modified set schedule for ridership under Dial-a-ride.

GAS AND OIL LEASE ON WHITE SLOUGH PROPERTY TERMINA-TED BY TXO

GAS AND OIL LEASE City Clerk Reimche presented the following letter which had ON WHITE SLOUCH been received from TXO Production Corporation:

"Enclosed please find a copy of a Quitclaim of the Oil and Gas Lease dated September 1, 1981, between the "CITY OF LODI, as Lessor, and TEXAS OIL & GAS CORP., as Lessee, which we have sent for recordation.

Upon further geological review, we feel that the property does not warrant the continuation of rental payments at this time.

Thank you for all of your cooperation and should there be any new geological developments in this area, we look forward to working with you again.

Very truly yours,

TXO Production Corp.

s/Barry R. Homer Land Representative"

No formal action was taken by the Council on the matter.

VOTING DELECATE
AND ALTERNATE
FOR NATIONAL
CONCRESS OF
CITIES SELECTED

Following introduction of the matter by the City Clerk, Council, on motion of Council Member Olson, Snider second, designated the Mayor as the Voting Delegate and the Mayor Pro Tempore as the Voting Alternate for the Annual Congress of Cities to be held in Indianapolis, Indiana, November 24 - 28, 1984.

COMMENTS BY CITY COUNCIL MEMBERS

CONCERNS RE PARKING OF MOTOR HOMES

Council Member Olson presented her "Rotten Apple Award" for 1984 to the owners of motor homes parking their vehicles in community so as to obstruct their neighbors view.

COUNCIL APPLAUDS FIELD AND FAIR DAY V Upon introduction of the matter by Mayor Pro Tempore Hinchman, the Council extended its sincere appreciation the the Chairmen and all those persons responsible for making Field and Fair Day V such an outstanding event.

INFORWATION
REQUESTED ON
STATUS OF
HUTCHINS STREET
SQUARE LIT
BASKETBALL
COURTS

Mayor Pro Tempore Hinchman asked for a status report on the Hutchins Square lit basketball courts. A brief discussion regarding the subject followed.

COMBUSTION TURBINE FACILITY PLANNED FOR LODI TO BE NAMED "RICHARD L. HUCHES

GENERATING STATION"

COMBUSTION TURBINE Council Members and NCPA Commissioner Fred Reid presented the FACILITY PLANNED following Resolution of the Northern California Power Agency:

RESOLUTION NO. 84-46 NORTHERN CALIFORNIA POWER ACENCY City of Lodi, and a member of this Commission for many years, and the Chairman of this Commission during the period from September 1, 1976 to September 13, 1978; and

WHEREAS, during his service on the Lodi City Council and on this Commission, he contributed greatly to the accomplishments of this Agency, and was held in the highest esteem by the other commissioners, the staff of the Agency, and all others who dealt with him; and

WHEREAS, the Agency, as a part of its Combustion Turbine Project One, is planning to construct a combustion turbine facility in the City of Lodi, and desires to honor the memory of its former Commissioner.

NOW, THEREFORE, BE IT RESOLVED BY THE COMMISSION OF THE NORTHERN CALIFORNIA POWER ACENCY, as follows:

Section 1. The combustion turbine facility planned for Lodi shall be named the "Richard L. Hughes Generating Station" in honor of Commissioner Hughes.

Section 2. Upon the completion of construction of such facility, the Chairman of this Agency, with the assistance of the General Manager and the staff, arrange an appropriate ceremony for affixing and dedicating a plaque in the location, which shall contain the name herein designated and a suitable tribute.

Council Member Pinkerton expressed his concerns about commercial vehicles parking in residential areas. A brief discussion followed with questions regarding the subject being directed to Staff and to the City Attorney.

COMMENTS BY THE PUBLIC ON NON AGENDA ITEMS There were no persons in the audience wishing to speak under this segment of the agenda.

REPORTS OF THE CITY MANAGER

REGULAR CALENDAR

NO ACTION TAKEN
ON AGENDA ITEM
RECARDING
"SOLICITORS"

Agenda Item K-1 - "Request by Dan Prater of Big Valley Teens for amendments to City Code regarding "Solicitors" was introduced by the City Manager and City Attorney. Mr. Prater was not in the audience to address the Council regarding the matter. Following a brief discussion, on motion of Mayor Snider, Reid second, Council voted to take no action on the matter.

PURCHASE OF PERSONAL COMPUTER SOFTWARE, ETC.
APPROVED FOR FIRE DEPT.

Following introduction of the matter by Staff, Council, on motion of Council Member Olson, Hinchman second, approved the purchase of an IBM Personal Computer for the Fire Dept. and software, furniture, and supplies for the subject computer. \$7,701 of the purchase is to be charged to the 12-Equipment Fund and \$1,045 to the Contingent Fund.

ESTABLISHING TAX RATE FOR F.Y. 1984-85

Council was apprised by Robert H. Holm, Finance Director that the City will need to set a tax rate for 1984-85 sufficient to return \$394,856 for the City of Lodi Bond Debt Service. On the basis of secured property values as reported to the City by San Joaquin County on August 14, 1984 of \$989,613,774 and a collection rate of 95% more or less, and imposition of \$.0387 per \$100 of value will generate the needed \$394,856.

RES NO. 84-134 APPROVED Following discussion, on motion of Mayor Snider, Pinkerton second, Council adopted by unanimous vote the hereinafter set forth Resolution No. 84-134 fixing the Tax Rate for the City

RESOLUTION NO. 84-134

RESOLUTION FIXING TAX RATE FOR THE CITY OF LODI FOR FISCAL YEAR 1984-85

THAT, in accordance with the State of California Constitution Article XIII (A), Section 1 (b), the sum of Three Hundred Ninety-Four Thousand, Eight Hundred Fifty-Six (\$394,856.00) Dollars is hereby fixed as the amount of revenue from property taxes necessary to support the general obligation indebtedness for the City of Lodi for the fiscal year of 1984-85.

NOW, THEREFORE, BE IT RESOLVED that the City Council of the City of Lodi as follows:

That the tax rate for the City of Lodi for each one hundred dollars of Assessed Valuation is hereby set for the Fiscal Year 1984-85 as follows:

General Obligation Bond Indebtedness

Interest and Redemption \$.0387 per \$100/AV or a rate sufficient to generate \$394,856 based on the most recent Assessment Roll.

These rates are to be levied in addition to the regular \$4.00 rate pursuant to Section 1 (b) of Article XIII (A) of the State Constitution.

Council was apprised by City Clerk Reimche that for many years the City of Lodi has leased a parcel of land located at the corner of Sacramento and Elm Streets which parcel is used as a parking lot.

The City became involved with the property through an effort to solve a problem of mutual concern to the Southern Pacific and the citizens of Lodi, the unsightly condition of the property. The Southern Pacific Company benefited from this agreement by being relieved of the maintenance problems it was experiencing with the property and the City justified the expenditure of funds to improve the property on the basis that the public would receive some benefit by using the lot for parking.

Over the years the amount of the yearly rental for the parcel was negotiated to represent the approximate amount of property tax charged to the property. The City has, since January 1, 1975, paid an annual rental of \$650.00 for the property.

Letters have been received from the Southern Pacific Land Company proposing that the rental for this property be increased to \$1,950.00 per annum effective October 1, 1984 and to \$3,500.00 per annum effective October 1, 1985. It is further proposed that all other terms and conditions of the lease remain the same.

City Manager Glaves gave additional information regarding the matter and responded to questions.

A lengthy discussion followed with questions regarding the subject being directed to Staff. On motion of Council Member Olson, Hinchman second, Council referred the matter to Staff for review and recommendation.

ORDINANCES

SECTION 15-20 OF THE CITY CODE

Ordinance No. 1337 - An Ordinance amending Section 15-20 of the Lodi City Code - Trespass and Loitering Definitions, ORDINANCE AMENDING amending the Lodi Police Department telephone number only, having been introduced at a Regular meeting of the Council held August 15, 1984 was brought up for passage on motion of

REQUEST FROM SOUTHERN PACIFIC TO INCREASE RENT ON PARKING LOT BETWEEN ELM AND PINE STREET

ORD. NO. 1337

the Ordinance was omitted after reading by title, and the Ordinance was then adopted and ordered to print by the

following vote:

Ayes:

Council Members - Hinchman, Olson, Pinkerton, Reid, and Snider (Mayor)

Noes:

Council Members - None

Absent:

Council Members - None

ADJOURNMENT TO CLOSED SESSION The meeting was adjourned at approximately 8:43 p.m. to a Closed Session pertaining to litigation and labor

negotiations.

Attest:

Alice M. Reimche City Clerk